LABEL, IN PART: "Holly New Crop Large Washed Brazil Nuts."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of moldy nuts.

DISPOSITION: May 15, 1951. Default decree of condemnation and destruction.

17293. Adulteration of unshelled brazil nuts. U. S. v. 2,626 Pounds * * *. (F. D. C. No. 30293. Sample No. 73047-K.)

LIBEL FILED: November 22, 1950, District of New Jersey.

ALLEGED SHIPMENT: The product was imported from Brazil on an unknown date.

PRODUCT: 2,626 pounds of unshelled brazil nuts at Jersey City, N. J.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of moldy, rancid, and otherwise decomposed brazil nuts. The product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: December 20, 1950. Wm. A. Camp Co., Inc., New York, N. Y., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for segregation and destruction of all unfit nuts, under the supervision of the Food and Drug Administration. Salvaging having proved unsuccessful, the product was destroyed.

17294. Adulteration of unshelled pecans. U. S. v. 147 Bags * * *. (F. D. C. No. 30488. Sample No. 8911-L.)

LIBEL FILED: February 8, 1951, Northern District of Illinois.

ALLEGED SHIPMENT: On or about December 29, 1950, by the J. W. Renfroe Pecan Co., from Troy, Ala.

PRODUCT: 147 bags, each containing 112 pounds, of unshelled pecans at Chicago, Ill.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of moldy and decomposed pecans, and was otherwise unfit for food by reason of the presence of shriveled nuts.

DISPOSITION: March 1, 1951. Kramer Bros., Chicago, Ill., claimant having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for segregation, under the supervision of the Food and Drug Administration. The 146 bags of nuts which were seized were shelled and sorted. These operations yielded 6,234 pounds of good nuts, and 197 pounds were rejected and destroyed.

17295. Adulteration of walnut meats. U. S. v. 38 Cases * * * (and 1 other seizure action). (F. D. C. Nos. 30152, 30168. Sample Nos. 91177-K, 91179-K.)

LIBELS FILED: November 22 and 28, 1950, District of Minnesota.

ALLEGED SHIPMENT: On or about October 3 and 16, 1950, by the Pan American Foods Co., from New York, N. Y.

PRODUCT: 38 55-pound cases of walnut halves and 38 55-pound cases of walnut quarters at Minneapolis, Minn.